

**STATE OF MISSISSIPPI
IN THE CIRCUIT COURT OF HANCOCK COUNTY**

I, Karen Ladner Ruhr, Clerk of the Circuit Court of Hancock County, Mississippi, do certify that the following constitutes a true and correct copy and literal transcript of the

file # 13-0186 styled Douglas Handshoe versus Aaron F. Brown et al *complete copy of*

as the same now appears on file in my office of record.

AND I FURTHER CERTIFY that said Circuit Court is a Court of record with an official seal, and that I as clerk of Said Circuit Court, am the custodian of the records and of the seal of said Court.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of this said Court, at the City of Bay St. Louis, on this 10th day of June in the year of our Lord, two thousand and thirteen.

Karen Ladner Ruhr
KAREN LADNER RUHR
CLERK OF THE CIRCUIT COURT
HANCOCK COUNTY, MISSISSIPPI

THE STATE OF MISSISSIPPI

I, John C. Gargiulo, a Judge of the Second Circuit Court District of the State of Mississippi said district including the County of Hancock, do hereby certify that Karen Ladner Ruhr genuine signature appears to the annexed and foregoing attestation, is now, and was at the date hereof, the Clerk of the Circuit Court of Hancock County, in said State duly elected and qualified, and that her said attestation is in due form.

Witness my signature, this the 10 day of June A.D., 2013.

John C. Gargiulo
CIRCUIT COURT JUDGE

**THE STATE OF MISSISSIPPI
COUNTY OF HANCOCK**

I, the undersigned Clerk of the Circuit Court of the County of Hancock, in said State (said court being a court of record and having a seal), do hereby certify that John C. Gargiulo whose genuine signature appears to the annexed and foregoing attestation, is now, and was at the date thereof a Judge of the Second Circuit Court District of said State, which said District includes the said County of Hancock and that said John C. Gargiulo as aforesaid, is now, and was at the date of said attestation duly commissioned and qualified.

GIVEN UNDER my hand and seal of office, at Bay St. Louis, Mississippi, this the 10 day of June, A.D., 2013.

Karen Ladner Ruhr
KAREN LADNER RUHR
CIRCUIT CLERK

IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

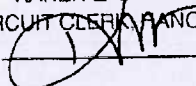
FILED

13-0186

DANIEL G. ABEL

MAY 21 2013

CHARLES LEARY

KAREN LADNER RUHR
CIRCUIT CLERK HANCOCK CO.
BY  D.C.

DEFENDANTS

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

COMPLAINT FOR DAMAGES

Comes now Plaintiff Douglas Handshoe and files this complaint against Aaron F. Broussard, Daniel G. Abel, Charles Leary, Vaughn Perret, Chris Yount, Trout Point Lodge, Ltd and Nova Scotia Enterprises, L.L.C. and in support shows the following:

1. Plaintiff is a Mississippi resident and owner of Slabbed New Media, LLC, resides in and publishes the internationally noted investigative weblog Slabbed in the Second Judicial District in Hancock and Stone Counties.
2. Defendant, Aaron F. Broussard is a person of age and a citizen, domiciliary of the State of Louisiana and who currently resides and is incarcerated in the Butner Federal Correctional Complex, Butner North Carolina.
3. Defendant, Daniel G. Abel is a person of age and a citizen, domiciliary of the State of Louisiana and who resides and is domiciled in Jefferson Parish Louisiana.
4. Defendant, Charles Leary is a person of age and a citizen of the United States of America, domiciliary Province of Nova Scotia and who resides and is domiciled in Nova Scotia, Canada.
5. Defendant, Vaughn Perret is a person of age and a citizen of the United States of America, domiciliary Province of Nova Scotia and who resides and is domiciled in Nova Scotia, Canada.
6. Defendant, Chris Yount is a person of age and a citizen, domiciliary of the State of Louisiana and who resides and is domiciled in Jefferson Parish Louisiana.
7. Defendant Trout Point Lodge, Limited a Nova Scotia Limited Company registered in the Province of Nova Scotia, domiciliary Province of Nova Scotia whose registered office is in the town of Kemptville, Nova Scotia.

8. Defendant, Nova Scotia Enterprises, L.L.C. is a limited liability company, domiciliary of the State of Louisiana and whose registered office is in the City of Kenner, Jefferson Parish Louisiana.
9. Jurisdiction and venue are proper under section 13–3–57 Mississippi Code Annotated (1972) and Mississippi Rules of Civil Procedure.

FACTUAL ALLEGATIONS – INTRODUCTION

10. Plaintiff has been the victim of an ongoing civil conspiracy to deprive he and his media company of their rights guaranteed under Article 3, Section 13 of the Mississippi Constitution which holds that “Freedom of speech and of the press shall be held sacred” via multiple, vexatious, meritless Strategic Lawsuit Against Public Participation and Copyright Actions filed in 2 states and 1 foreign country, to wit:

SUIT FILED AGAINST LOUISIANA MEDIA COMPANY, LLC IN YARMOUTH NOVA SCOTIA ABUSE OF PROCESS, CIVIL CONSPIRACY

11. On April 30, 2010 defendants Leary, Perret and Trout Point Lodge Limited, at the behest of Lodge co-owner Daniel Abel and Abel’s former common law, law partner Aaron Broussard¹, filed a defamation suit against Louisiana Media Company, LLC aka WVUE Fox 8 (Fox 8) New Orleans.
12. Unknown to plaintiff, more than a year into subject litigation on April 26, 2011 defendant Leary filed a motion with the Supreme Court of Canada under NSRCP 14 in their suit against Fox 8 for a court order to obtain IP addresses and email addresses of 5 United States Citizens including Plaintiff, sole owner and publisher of Slabbed New Media, LLC, owner of the website www.slabbed.org. Leary claimed in his motion and affidavit to the court that he did not know any of the identities of the parties he identified and that these 5 anonymous internet posters had defamed him and his business.² Justice Muise granted this motion and issued an order dated May 20, 2011.
13. After obtaining Plaintiff’s IP address and those of 4 other United States citizens using means and process that remain only partially known to Plaintiff at this time, defendant Leary, acting on behalf of Trout Point Lodge Limited and Nova Scotia Enterprises in concert with Msrs. Perret, Abel, and

¹ Mr. Broussard owned a 42% stake in Nova Scotia Enterprises, L.L.C., which United States Prosecutors would later reveal as a bribery scheme funded by several contractors that did business with the Parish of Jefferson, where Mr. Broussard was an elected official. The entity owned property at the complex of cabins, out building and eco –lodge at the Trout Point Resort, such property actively managed by Msrs. Leary and Perret. This complex of cabins and the main lodge were marketed to the general public in Mississippi as a combined storefront with the component business indistinguishable from the whole.

² Leary’s claims of defamation and homophobia in this brief are best summed up by his stated grounds of suing Slabbed commenter Telemachus: “concluded his posting by suggesting that the Plaintiff Leary Perret and **Abel** belonged in the proverbial “woodpile”. Leary claimed this was an old English homophobic slur instead of its true southern roots derived from the colloquial expression “there is a snake in the woodpile”.

Broussard filed more motions for orders to internet service providers Cox communications and AT&T Mobility. Justice Muise issued an additional court order dated July 21, 2011.³

14. On May 6, 2011 Chris Yount, a process server and private investigator closely associated with defendant Abel, served an undated "Notice of Intended Action" in the Supreme Court of Canada in a suit they commenced against plaintiff in Canada alleging defamation.⁴
15. On July 25, 2012, upon filing of an affidavit sworn by defendant Leary in the civil action Trout Point Lodge, Vaughn Perret and Charles Leary v Doug K. Handshoe, plaintiff was able to ascertain that he was entitled to due process notice to the hearing held in Yarmouth Nova Scotia pursuant to Nova Scotia rule 14 motion as defendant Leary clearly knew plaintiff's identity when he swore affidavits in Canada in the Fox 8 case he did not know the identity of the published of Slabbed.⁵
16. On March 19, 2013, defendant Abel willfully supplemented a federal court pleading with information obtained via the Canadian court order obtained as specified in paragraphs 11-14.⁶

**SUITS FILED AGAINST DOUG K. HANDSHOE IN YARMOUTH NOVA SCOTIA AND GULFPORT MISSISSIPPI
(TROUT POINT LODGE LTD, VAUGHN PERRET AND CHARLES LEARY V DOUG K. HANDSHOE)
MALICIOUS PROSECUTION, CIVIL CONSPIRACY**

17. On August 9, 2011 defendants Trout Point Lodge Ltd, Leary and Perret filed a strategic lawsuit against public participation against Plaintiff alleging defamation. The allegations included assertions that by referring to Aaron Broussard's criminal prosecution and his properties in Nova Scotia were somehow defamatory toward them on the novel legal theory the mere reference to the province of Nova Scotia somehow defamed them.⁷ The suit did not distinguish between posts belonging to

³ In a supporting affidavit dated June 13, 2011 Mr. Leary states, "On or around June 11, 2011, I spoke with Danny Abel, Esq. of Louisiana. He told me, and I verily believed him, that he could have an order from the Supreme Court of Nova Scotia domesticated and enforced by a judge of competent jurisdiction in Louisiana".

⁴ Trout Point Lodge LTD, Vaughn Perret and Charles Leary v Doug K. Handshoe case number 353654 in the Supreme Court of Nova Scotia. It appears this "official" court document was not filed with the court until July 25, 2012, more than two months after service to conceal from the Canadian court the deception, fraud and abuse of process perpetrated by Mr. Leary against the Plaintiff.

⁵ Affidavit of Charles L. Leary submitted to the United States District Court in the case Trout Point Lodge LTD, Vaughn Perret and Charles Leary v Doug K. Handshoe case number 12-CV-90, document 21, paragraph 20, filed July 25, 2012 with the United States District Court for the Southern District of Mississippi. Included with Leary's affidavit was an affidavit for the Canadian court signed by defendant Chris Yount as notarized by Daniel Abel (Exhibit B to the Leary affidavit). Yount swore he was a licensed private investigator however the Louisiana State Board of Private Investigator Examiners does not indicate Yount is licensed in his resident state of Louisiana. Worth noting is the Plaintiff in this instant action prevailed against Mrrs. Leary, Perret and Trout Point Lodge via summary judgment in the case referenced in this footnote (Document 35).

⁶ Abel v Handshoe et al, case number 13CV88 Document 21-2. Worth noting is the date on the hearing transcript, May 30, 2011.

⁷ Trout Point Lodge LTD, Vaughn Perret and Charles Leary v Doug K. Handshoe case number 353654 in the Supreme Court of Nova Scotia, original complaint paragraph 19.

Slabbed New Media and those made by Slabbed commenters, a very important distinction under the Communications Decency Act as interactive service providers cannot be held liable for third party comments.⁸

18. On September 1, 2011 defendants Trout Point Lodge Ltd. Leary and Perret, using information they obtained as described in paragraphs 11-14 of this complaint, amended their suit to include an email address belong to Slabbed commenter Anne Marie Vandenweghe. It included a host of additional meritless allegations and the assertion they had nothing to do with disgraced Parish President Aaron Broussard.
19. Upon advice of counsel Plaintiff did not answer the Canadian suit, which went to default and then a damages hearing, upon which the defendants Trout Point Lodge, Leary and Perret were awarded a judgment of \$425,000 by Nova Scotia Supreme Court Justice Suzanne Hood against Plaintiff.⁹
20. On December 19, 2012 Plaintiff prevailed in the related US Action regarding enforcement of this judgment under the United States SPEECH Act.¹⁰
21. On April 8, 2013, defendant Able wrote an ex parte letter to United States District Court Judge Louis Guirola where he accused plaintiff and plaintiff's lawyer of "imposing a fraud" upon Guirola's court and making false statements to the court. He included hearsay evidence with his letter in the form of a letter purportedly from an Attorney for Concrete Busters of Louisiana, whom had earlier alleged in Court Pleadings in a Louisiana civil suit that Abel along with defendants Leary, Perret, Broussard and Trout Point Lodge were part of a criminal syndicate.¹¹ Upon knowledge and belief Plaintiff asserts defendant Abel dictated that letter in exchange for a hold harmless agreement against the lawyer who levied the unsupported allegations in his court pleading in order to taint the proceedings instituted by his business partners Leary and Perret along with Trout Point Lodge Ltd during the pendency of the appeal.
22. Attorney Henry Laird, despite claiming in a pleading filed before the United States Fifth Circuit Court of Appeals that neither he nor his clients, defendants Trout Point Lodge, Limited, Leary and Perret would attest to the accuracy of the Abel letter filed April 8, 2013, attempted to "expand the record" of their appeal in the SPEECH Act case with this specious document.

⁸ 47 USC § 230

⁹ These proceedings were best summed up by United States District Court Judge Judge Louis Guirola, who concluded in his opinion on the related US suit where he declined to enforce the judgment, ""Under our well-established First Amendment principles, truthful speech is protected, and it is the plaintiff's burden to prove falsity in a defamation action. This is not the case in Canada, and it does not appear from the record that the Nova Scotia court conducted an inquiry into the truth of Handshoe's assertions." Trout Point Lodge Ltd, Vaughn Perret and Charles Leary v Doug K. Handshoe Case Number 12CV90 Document 35, Page 15.

¹⁰ Trout Point Lodge Ltd, Vaughn Perret and Charles Leary v Doug K. Handshoe Case Number 12CV90 Document 35.

¹¹ Concrete Busters et al v Fred Heebe et al, amended complaint filed in the New Orleans Civil District Court.

**COPYRIGHT INFRINGEMENT SUIT FILED AGAINST DOUGLAS K. HANDSHOE
IN YARMOUTH NOVA SCOTIA
(TROUT POINT LODGE LTD, VAUGHN PERRET AND CHARLES LEARY V DOUGLAS K. HANDSHOE)
ABUSE OF PROCESS, MALICIOUS PROSECUTION, CIVIL CONSPIRACY**

23. On December 19, 2012, the same day defendants Trout Point Limited, Charles Leary and Vaughn Perret received noticed they had lost their suit in US District Court a Canadian lawyer acting on their behalf filed a takedown notice with Plaintiff's web host objecting to a picture of defendants Leary, Perret and Abel posted to the Slabbed New Media website. In accordance with the requirements of the Digital Millennium Copyright Act (DMCA) web host New Dream Networks disabled the photo in question. In accordance with the DMCA, Plaintiff submitted a counter notification, which starts a process whereby the complainant can file for an injunction in the United States District Court for the Southern District of Mississippi. Neither the Canadian lawyer asserting the copyright nor defendants Leary and Perret filed for an injunction with the US District Court and the image was subsequently restored by Plaintiff.¹²
24. On December 31, 2012, defendant Leary filed two additional DMCA takedown notices against the Slabbed website. Again in accordance with the DMCA, Plaintiff submitted a counter notification and removed the images while the applicable statutory time period ran for defendant Leary to file for an injunction with the United States District Court for the Southern District of Mississippi. Again defendant Leary did not file for an injunction and the images were restored.
25. On February 4, 2013 defendants Leary and Perret, in collusion with defendant Yount, served upon Plaintiff a Nova Scotia civil suit seeking relief under the US Digital Millennium Copyright Act accusing plaintiff of "submitting bogus counter notifications" that sought a Canadian injunction despite earlier swearing under penalties of perjury in their original take down notices to submit to the jurisdiction of the United States Court system. This suit, despite plaintiff's best efforts to deny the jurisdiction of the Canadian court is ongoing.¹³

¹² This practice is colloquially known as "Copyright trolling" and is used to harass critics or collect money from unsuspecting "infringers" that are in reality not violating any copyright.

¹³ It is likely additional defendants will be added either in this suit or another if this Canadian suit is not adjudicated expeditiously.

**SECOND NOVA SCOTIA DEFAMATION SUIT FILED AGAINST DOUGLAS HANDSHOE
IN YARMOUTH NOVA SCOTIA
(TROUT POINT LODGE LTD, VAUGHN PERRET AND CHARLES LEARY
V DOUGLAS K. HANDSHOE AND AUTOMATTIC)
ABUSE OF PROCESS, MALICIOUS PROSECUTION, CIVIL CONSPIRACY**

26. On November 15, 2012 at a settlement conference at the United States District Court Attorney Henry Laird, acting on behalf of defendants Leary, Perret and Trout Point Lodge Limited threatened Plaintiff with additional lawsuits "if plaintiff did not stop writing about" defendants.
27. On December 4, 2012, during the pendency of their action against plaintiff in United States District Court under the SPEECH Act defendants filed another defamation suit in Canada against plaintiff and plaintiff's former webhost Automatic alleging a massive homophobic conspiracy against them which included plaintiff, plaintiff's lawyer Jack E. "Bobby" Truitt among others.
28. The purpose of this suit was to force defendant Automatic to terminate a long standing hosting agreement between it and Plaintiff.
29. On December 17, 2012 Automatic terminated its hosting agreement with Slabbed New Media and removed from their servers all of Slabbed New Media's files.
30. At a date unknown in January, 2013 defendants Leary, Perret and Trout Point Lodge Limited amended the lawsuit dropping plaintiff as a defendant in the action, replacing their allegations against Automatic of defamation with a breach of contract suit, said contract being the deletion of the Slabbed website previously hosted by Automatic.

**DEFAMATION SUIT FILED BY DANNY ABEL AGAINST DOUGLAS HANDSHOE AND ANNE MARIE
VANDENWEGHE IN THE LOUISIANA EASTERN DISTRICT FEDERAL COURT
(ABEL V HANDSHOE AND VANDENWEGHE)
ABUSE OF PROCESS, MALICIOUS PROSECUTION, CIVIL CONSPIRACY**

31. On January 16, 2013 defendant Daniel Abel filed a defamation suit against plaintiff and noted Jefferson Parish Corruption whistleblower Anne Marie Vandenberg via a 37 page pleading which alleged, among other things that, "Defendants Douglas K. Handshoe and Anne Marie Vandenberg have a history, habit, and practice of libel, maliciously defaming public officials including many judges of this Court as well as those of the Civil and Criminal Courts of Orleans, the 24th Judicial District Court of Jefferson Parish, the United States Fifth Circuit Court of Appeal, and others, hiding

behind blogger and commentor names assuming (sic) that their true identities would not be discovered.”¹⁴

32. After multiplying the proceedings with frivolous brief after frivolous brief which contained a multitude of defamatory allegations levied against plaintiff Handshoe and his codefendant in that action Anne Marie Vandenweghe, defendant Abel, on the eve of a hearing to strike his claim under Louisiana’s Anti SLAPP statute voluntarily dropped his suit.¹⁵
33. On March 19, 2013, defendant Abel willfully supplemented a court pleading in this case with information obtained via the Canadian court order obtained as specified in paragraphs 11-14.
34. In April, 2013 Defendant Abel, despite a stay on discovery in this case by operating of law, issued at least one subpoena without seeking leave of the court. Abel later would claim in open court on the record he did not know the difference between a subpoena and a public records request despite practicing law for well over 30 years.

CAUSES OF ACTION

COUNT 1: ABUSE OF PROCESS

35. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 11 through 16.
36. By depriving plaintiff of his due process rights via a foreign lawsuit to which he was not a party via false and misleading affidavits defendants:
 - a. Made an illegal use of the legal process

¹⁴ Abel v Handshoe et al, case number 13CV88, Louisiana Eastern District Federal Court Document 1, Page 1, Paragraph 2.

¹⁵ Defendant Abel has been sanctioned many times for this practice, most recently in the complex of cases known as Webb v Morella and Webb v LaSalle in the United States District Court for the Middle District of Louisiana which found, “Moreover, the Webbs’ attorney, Daniel G. Abel, has repeatedly engaged in sanctionable conduct before this court. In Chisei v. Auto Club Family Ins. Co., 374 F. App’x 475, 477 (5th Cir. 2010), a panel of this court awarded sanctions against Mr. Abel’s client because Mr. Abel’s briefs were “wholly without merit,” “fail[ed] to fairly address the substance of the district court’s findings,” and “demonstrate[d] a pointed disrespect for ‘the limited resources of the judicial system.’” (quoting Stearman v. Comm’r, 436 F.3d 533, 540 (5th Cir. 2006)). In Martin v. Magee, No. 12-30263, 2012 WL 6644228, at *2 (5th Cir. Dec. 12, 2012), another panel of this court imposed \$3,000 in sanctions against Mr. Abel, after finding that his briefing “identifie[d] no legal error and raise[d] no significant, appealable issue.” Mr. Abel’s actions in this case continue what the Martin panel correctly described as “a continued pattern of filing frivolous, vexatious appeals that waste judicial resources.” Id.

Because the instant appeal is frivolous, vexatious, and wastes judicial resources and because Mr. Abel has repeatedly abused the appellate process, we GRANT the motion for sanctions and impose sanctions against Mr. Abel in the amount of the reasonable attorneys’ fees and costs incurred by Morella in connection with this appeal. We REMAND to the district court for determination of reasonable fees and costs.” United States Court Of Appeals For The Fifth Circuit Case No. 12-30617, document 00512206026.

- b. With the ulterior motive of invading the privacy of American Internet Commenters and bolstering later litigation with tainted evidence
- c. Causing damage to plaintiff and his investment in Slabbed New Media

COUNT 2: ABUSE OF PROCESS

37. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 23 through 25.
38. By filing, and causing others takedown notices under the Digital Millennium Copyright Act without the intention of completing the process by filing for an injunction in the proper jurisdiction defendants:
- a. Made an illegal use of the process
 - b. With the ulterior motive of harassing plaintiff
 - c. Causing damage to plaintiff and his investment in Slabbed New Media.

COUNT 3: ABUSE OF PROCESS

39. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 26 through 30.
40. By filing, a second defamation suit in Canada for the purpose of causing codefendant Automatic to terminate a long standing business relationship with plaintiff the defendants:
- a. Made an illegal use of the process
 - b. With the ulterior motive of interfering with a business relationship between plaintiff and one of his webhost
 - c. Causing damage to plaintiff and his investment in Slabbed New Media.

COUNT 4: ABUSE OF PROCESS

41. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 31 through 34.
42. By issuing a subpoena without first taking leave of the court the defendants:
- a. Made an illegal use of the process
 - b. With the ulterior motive of obtaining information they were not legally entitled for use in harassing plaintiff.
 - c. Causing damage to plaintiff and his investment in Slabbed New Media.

COUNT 5: MALICIOUS PROSECUTION

43. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 17 through 22:

44. The defendants:

- a. Instituted a proceeding
- b. At the insistence of the defendants
- c. Which terminated in Plaintiff's favor
- d. Such proceedings brought with the intent of further harassing defendant.
- e. For want of probable cause or chance of victory
- f. Causing damage to plaintiff and his investment in Slabbed New Media.

COUNT 6: MALICIOUS PROSECUTION

45. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 26 through 30:

46. The defendants:

- a. Instituted a proceeding
- b. At the insistence of the defendants
- c. Which terminated in Plaintiff's favor
- d. Such proceedings brought with the intent of further harassing defendant.
- e. For want of probable cause or chance of victory
- f. Causing damage to plaintiff and his investment in Slabbed New Media.

COUNT 7: MALICIOUS PROSECUTION

47. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition with emphasis on paragraphs 31 through 34:

48. The defendants:

- a. Instituted a proceeding
- b. At the insistence of the defendants
- c. Which terminated in Plaintiff's favor
- d. Such proceedings brought with the intent of further harassing defendant.
- e. For want of probable cause or chance of victory
- f. Causing damage to plaintiff and his investment in Slabbed New Media.

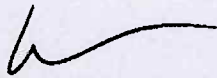
COUNT 8: CIVIL CONSPIRACY

49. Plaintiff hereby incorporates and realleges all of the allegations in paragraphs 11 through 34 of this petition.
50. As hereinabove alleged, defendants combined for the purpose of accomplishing unlawful purposes and/or lawful purposes unlawfully, as a direct and proximate result of which plaintiff suffered injury and damages.
51. As hereinabove alleged, defendants combined to accomplish by concerted action an unlawful purpose and/or a lawful purpose by unlawful means, with resultant damage to the plaintiff from the defendants' acts committed in furtherance of the conspiracy.

WHEREFORE, Plaintiff Douglas Handshoe, prays that:

After due proceedings are had, judgment be entered in his favor and against the Defendants Aaron F. Broussard, Daniel G. Abel, Charles Leary, Vaughn Perret, Chris Yount, Trout Point Lodge Limited and Nova Scotia Enterprises L.L.C., for all damages as are reasonable in the premises together with legal interest thereon, from judicial demand until finally paid, for all costs of these proceedings, and for any other and further legal and equitable relief as the court deems necessary and proper.

Respectfully submitted this 21st day of May, 2013.



Douglas Handshoe
214 Corinth Drive
Bay St Louis, MS 39520
Phone: (228) 284-0004
Facsimile: (601) 928-5129
earning04@gmail.com
Appearing Pro Se

Case Number if filed prior to 1/1/94

If "yes" is checked, please submit a completed Child Support Information Sheet with Final Decree/Judgment

Pro Hac Vice (✓)

| | | |
|--------------------------|--------------------------|------------------------|
| <input type="checkbox"/> | <input type="checkbox"/> | Elections |
| <input type="checkbox"/> | <input type="checkbox"/> | Habeas Corpus |
| <input type="checkbox"/> | <input type="checkbox"/> | Post Conviction Relief |
| <input type="checkbox"/> | <input type="checkbox"/> | Prisoner |
| <input type="checkbox"/> | <input type="checkbox"/> | Other |

IN THE CIRCUIT COURT OF HANCOCK COUNTY, MISSISSIPPI
SECOND JUDICIAL DISTRICT, CITY OF Bay St Louis

Docket No. _____
 File Yr _____ Chronological No. _____ Clerk's Local ID _____

Docket No. If Filed
 Prior to 1/1/94 _____

DEFENDANTS IN REFERENCED CAUSE - Page 2 of 3 Defendants Pages
IN ADDITION TO DEFENDANT SHOWN ON CIVIL CASE FILING FORM COVER SHEET

Defendant # _____ :

Individual: Yount Chris _____
Last Name First Name (Maiden Name, if Applicable) Middle Init. Jr/Sr/III/IV

____ Check (✓) if Individual Defendant is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style:

Estate of _____

____ Check (✓) if Individual Defendant is acting in capacity as Business Owner/Operator (D/B/A) or State Agency, and enter that name below:

D/B/A _____

Business _____
Enter legal name of business, corporation, partnership, agency - If Corporation, indicate state where incorporated

____ Check (✓) if Business Defendant is being sued in the name of an entity other than the name above, and enter below:

D/B/A _____

ATTORNEY FOR THIS DEFENDANT: _____ Bar # or Name: _____ Pro Hac Vice (✓) _____ Not an Attorney(✓) _____

Defendant # _____ :

Individual: _____
Last Name First Name (Maiden Name, if Applicable) Middle Init. Jr/Sr/III/IV

____ Check (✓) if Individual Defendant is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style:

Estate of _____

____ Check (✓) if Individual Defendant is acting in capacity as Business Owner/Operator (D/B/A) or State Agency, and enter that name below:

D/B/A _____

Business Trout Point Lodge Limited of Nova Scotia
Enter legal name of business, corporation, partnership, agency - If Corporation, indicate state where incorporated

____ Check (✓) if Business Defendant is being sued in the name of an entity other than the name above, and enter below:

D/B/A _____

ATTORNEY FOR THIS DEFENDANT: _____ Bar # or Name: _____ Pro Hac Vice (✓) _____ Not an Attorney(✓) _____

Defendant # _____ :

Individual: _____
Last Name First Name (Maiden Name, if Applicable) Middle Init. Jr/Sr/III/IV

____ Check (✓) if Individual Defendant is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style:

Estate of _____

____ Check (✓) if Individual Defendant is acting in capacity as Business Owner/Operator (D/B/A) or State Agency, and enter that name below:

D/B/A _____

Business Nova Scotia Enterprises L.L.C. of Louisiana
Enter legal name of business, corporation, partnership, agency - If Corporation, indicate state where incorporated

____ Check (✓) if Business Defendant is being sued in the name of an entity other than the name above, and enter below:

D/B/A _____

ATTORNEY FOR THIS DEFENDANT: _____ Bar # or Name: _____ Pro Hac Vice (✓) _____ Not an Attorney(✓) _____

FEE BILL, CIVIL CASES, CIRCUIT COURT

State of Mississippi
Hancock County

HANDSHOE, DOUGLAS VS BROUSSARD, AARON F. ET AL

Case # 13-0186 Acct # Paid By CASH Rct# 26509

| | |
|---------------------------|-------|
| CLERK'S FEES | 85.00 |
| JURY TAX | 3.00 |
| COURT REPORTERS FEE | 10.00 |
| LAW LIBRARY | 2.50 |
| COURT ADMINISTRATOR | 2.00 |
| STATE CT ED FUND | 2.00 |
| COURT CONSTITUENTS | .50 |
| ELECTRONIC COURT | 10.00 |
| LEGAL ASSISTANCE | 5.00 |
| JUDICIAL FUND-JUDGE RAISE | 40.00 |

Total =====
\$ 160.00

Payment received from DOUGLAS HANDSHOE

Transaction 26172 Received 5/21/2013 at 16: 9 Drawer 1 I.D. KENDRA

Current Balance Due \$0.00 Receipt Amount \$ 160.00

By  D.C. Karen Ladner Ruhr, Circuit Clerk

Case # 13-0186 Acct # Paid By CASH Rct# 26509

Return

IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Aaron F. Broussard Inmate Number 32234-034
Butner Low FCI
Post Office Box 999
Butner, NC 27509

NOTICE TO DEFENDANT(S)

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

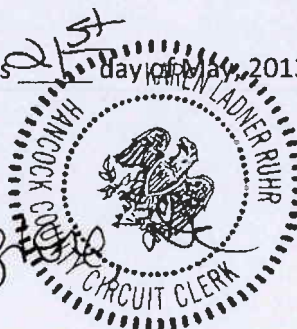
You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 21st day of May, 2013.

Karen L. Ruhr
Clerk of Hancock County, Mississippi
(Seal)

By: *D. Maggione*



FILED

JUN 07 2013

KAREN LADNER RUHR
CIRCUIT CLERK, HANCOCK CO.
BY *A. Taylor*

PROOF OF SERVICE--SUMMONS
(Process Server)

Name of Person or Entity Served

I, the undersigned process server, served the summons and complaint upon the person or entity named above in the manner set forth below (process server must check proper space and provide all additional information that is requested and pertinent to the mode of service used):

____ FIRST CLASS MAIL AND ACKNOWLEDGEMENT SERVICE. By mailing (by first class mail, postage prepaid), on the date stated in the attached Notice, copies to the person served, together with copies of the form of notice and acknowledgement and return envelope, postage prepaid, addressed to the sender (Attach completed acknowledgement of receipt pursuant to M.R.C.P. Form 1B).

X PERSONAL SERVICE. I personally delivered copies to Aaron F. Browssard on the 30th day of May, 2013, where I found said person in County of Granville of the State of North Carolina @ 9:34 AM

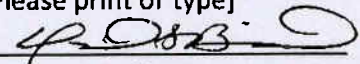
____ RESIDENCE SERVICE. After exercising reasonable diligence I was unable to deliver copies to said person within _____ county, (state). I served the summons and complaint on the _____ day of _____, 2013, at the usual place of abode of said person by leaving a true copy of the summons and complaint with who is the _____ (here insert wife, husband, son, daughter or other person as the case may be), a member of the family of the person served above the age of sixteen years and willing to receive the summons and complaint, and thereafter on the _____ day of _____, 2013, I mailed (by first class mail, postage prepaid) copies to the person served at his or her usual place of abode where the copies were left.

____ CERTIFIED MAIL SERVICE. By mailing to an address outside Mississippi (by first class mail, postage prepaid, requiring a return receipt) copies to the person served. (Attach signed return receipt or the return envelope marked "Refused.")

At the time of service I was at least 18 years of age and not a party to this action.

Fee for service: \$ _____

Process server must list below: [Please print or type]

Name: DAVID S. BAIRD 

Address: 143 Williamsboro St. Oxford, N.C. 27565

Telephone No. 919-693-3213-office

GRANVILLE SHERIFF'S DEPARTMENT
BRINDELL B. WILKINS, JR., SHERIFF
143 WEST MAIN STREET
OXFORD, NORTH CAROLINA 27565
PHONE (919) 603-1311 FAX (919) 603-1315

RETURN OF SERVICE

This is to certify that a (Type of Paper) Summons for
(Name) Aaron F. BROUSSARD, File # 13-0186 was
received on _____ and served as follows:

P By delivering to the Defendant named above a copy of same at (Address) FCI
Low Security Butler, N.C. 27509 on (Date) 05/30/2013
at (time) 0934 AM.

By leaving a copy with (Name) _____
at (Address) _____, the dwelling
house or usual place of abode of the Defendant named above. This person is of
suitable age and discretion then residing therein. Date: _____ Time: _____

Other manner of service: _____

Defendant was not served for the following reason: _____

DAVID S. BAIRD
Deputy Sheriff, Granville County

Date: 05/30/2013

BRINDELL B. WILKINS, JR.
SHERIFF OF GRANVILLE COUNTY

CHITRICK NEAL
NOTARY
My commission expires: Nov. 21, 2015

FILED

JUN 07 2013

KAREN LADNER RUHE
CIRCUIT CLERK, HANCOCK CO.
BY Kela Taylor

Return

IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

FILED

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

MAY 31 2013

KAREN LADNER RUHR
CIRCUIT CLERK, HANCOCK CO.
BY *[Signature]* D.C.

13-0186

DEFENDANTS

SUMMONS

THE STATE OF MISSISSIPPI

TO: Danny Abel
2421 Clearview Pkwy Ste 106
Metairie, LA 70001

NOTICE TO DEFENDANT(S)

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court this 21st day of May, 2013.

[Signature]
Clerk of Hancock County, Mississippi
(Seal)

By: *[Signature]*



[Signature]

PROOF OF SERVICE--SUMMONS
(Process Server)

DANIEL ABEL

Name of Person or Entity Served

I, the undersigned process server, served the summons and complaint upon the person or entity named above in the manner set forth below (process server must check proper space and provide all additional information that is requested and pertinent to the mode of service used):

____ FIRST CLASS MAIL AND ACKNOWLEDGEMENT SERVICE. By mailing (by first class mail, postage prepaid), on the date stated in the attached Notice, copies to the person served, together with copies of the form of notice and acknowledgement and return envelope, postage prepaid, addressed to the sender (Attach completed acknowledgement of receipt pursuant to M.R.C.P. Form 1B).

☒ PERSONAL SERVICE. I personally delivered copies to DANIEL ABEL on the 29 day of MAY, 2013, where I found said person in Parish of Jefferson of the State of Louisiana.

____ RESIDENCE SERVICE. After exercising reasonable diligence I was unable to deliver copies to said person within _____ county, (state). I served the summons and complaint on the ____ day of _____, 2013, at the usual place of abode of said person by leaving a true copy of the summons and complaint with who is the _____ (here insert wife, husband, son, daughter or other person as the case may be), a member of the family of the person served above the age of sixteen years and willing to receive the summons and complaint, and thereafter on the ____ day of _____, 2013, I mailed (by first class mail, postage prepaid) copies to the person served at his or her usual place of abode where the copies were left.

____ CERTIFIED MAIL SERVICE. By mailing to an address outside Mississippi (by first class mail, postage prepaid, requiring a return receipt) copies to the person served. (Attach signed return receipt or the return envelope marked "Refused.")

At the time of service I was at least 18 years of age and not a party to this action.

Fee for service: \$ 65.15

Process server must list below: [Please print or type]


Name: CERRAD MADON

Address: 118 WOODSTOCK MANOR, LA.

Telephone No. 985 264-7972

State of Mississippi
County of Hancock

Personally appeared before me the undersigned authority in and for the state and county aforesaid, the within named who being first by me duly sworn states on oath that the matters and facts set forth in the foregoing "Proof of Service-Summons" are true and correct as therein stated.



Process Server Signature

Sworn to and subscribed before me this the 29 day of MAY 2013.



Notary Public

(Seal)

JESSE L. WIMBERLY, III
NOTARY PUBLIC-LOUISIANA
BAR NO: 13587
COMMISSION IS FOR LIFE

My Commission Expires _____

Return

IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

FILED

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

MAY 31 2013

KAREN LADNER RUHR
CIRCUIT CLERK, HANCOCK CO.
BY *[Signature]* D.C.

13-0186

DEFENDANTS

SUMMONS

THE STATE OF MISSISSIPPI

TO: Nova Scotia Enterprises L.L.C.
3329 Florida Ave.
Kenner, La 70065

NOTICE TO DEFENDANT(S)

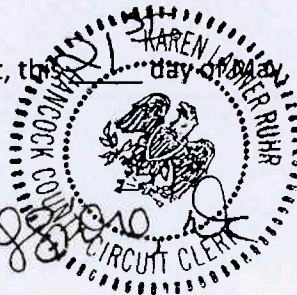
THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 31 day of May, 2013.

[Signature]
Clerk of Hancock County, Mississippi
(Seal)



By: *[Signature]*

PROOF OF SERVICE--SUMMONS

(Process Server)

NOVA SCOTIA ENTERPRISES LLC

Name of Person or Entity Served

I, the undersigned process server, served the summons and complaint upon the person or entity named above in the manner set forth below (process server must check proper space and provide all additional information that is requested and pertinent to the mode of service used):

 FIRST CLASS MAIL AND ACKNOWLEDGEMENT SERVICE. By mailing (by first class mail, postage prepaid), on the date stated in the attached Notice, copies to the person served, together with copies of the form of notice and acknowledgement and return envelope, postage prepaid, addressed to the sender (Attach completed acknowledgement of receipt pursuant to M.R.C.P. Form 1B).

 PERSONAL SERVICE. I personally delivered copies to on the day of , 2013, where I found said person in Parish of Jefferson of the State of Louisiana.

X RESIDENCE SERVICE. After exercising reasonable diligence I was unable to deliver copies to said person within JEFF county, (state). I served the summons and complaint on the 29 day of MAY, 2013, at the usual place of abode of said person by leaving a true copy of the summons and complaint with who is the SEC 1 (here insert wife, husband, son, daughter or other person as the case may be), a member of the family of the person served above the age of sixteen years and willing to receive the summons and complaint, and thereafter on the 29 day of MAY, 2013, ~~mailed~~ (by first class mail, postage prepaid) copies to the person served at his or her usual place of abode where the copies were left. LEFT WITH AMANDA ADAMS.

 CERTIFIED MAIL SERVICE. By mailing to an address outside Mississippi (by first class mail, postage prepaid, requiring a return receipt) copies to the person served. (Attach signed return receipt or the return envelope marked "Refused.")

At the time of service I was at least 18 years of age and not a party to this action.

Fee for service: \$ 65.15

Process server must list below: [Please print or type]

Name: CONNOR MADDEN

Address: 118 WOODSIDE, CHANDLER, LA

Telephone No. 985 264-9542

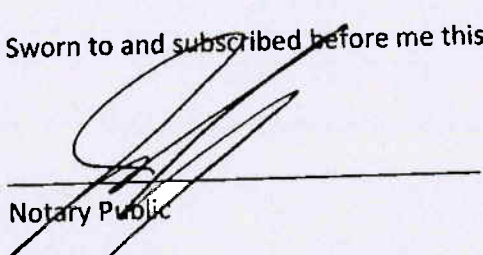
State of Mississippi
County of Hancock

Personally appeared before me the undersigned authority in and for the state and county aforesaid, the within named who being first by me duly sworn states on oath that the matters and facts set forth in the foregoing "Proof of Service-Summons" are true and correct as therein stated.



Process Server Signature

Sworn to and subscribed before me this the 29 day of May 2013 .



Notary Public

(Seal)

JESSE L. WIMBERLY, III
NOTARY PUBLIC-LOUISIANA
BAR NO: 13587
COMMISSION IS FOR LIFE

My Commission Expires _____

IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Aaron F. Broussard Inmate Number 32234-034
Butner Low FCI
Post Office Box 999
Butner, NC 27509

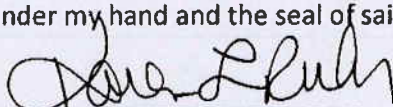
NOTICE TO DEFENDANT(S)

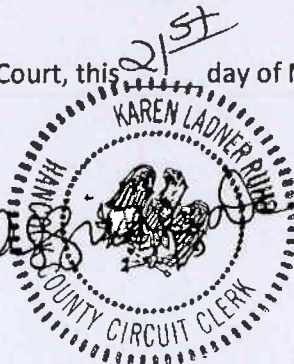
THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 21st day of May, 2013.


Clerk of Hancock County, Mississippi
(Seal)



IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Danny Abel
2421 Clearview Pkwy Ste 106
Metairie, LA 70001

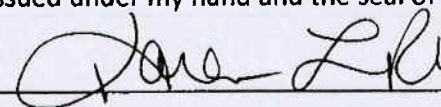
NOTICE TO DEFENDANT(S)

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this _____ day of May, 2013.


Clerk of Hancock County, Mississippi
(Seal)



by: 

IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Charles Leary
189 Trout Point Road
East Kemptville, NS BOW 1Y0

NOTICE TO DEFENDANT(S)

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.


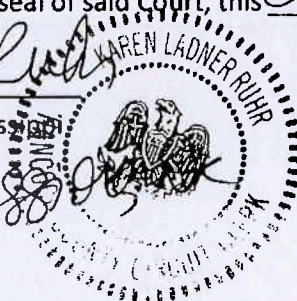
You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 21st day of May, 2013.


Clerk of Hancock County, Mississippi

(Seal)

By: 


IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Vaughn Perret
189 Trout Point Road
East Kemptville, NS BOW 1Y0

NOTICE TO DEFENDANT(S)

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

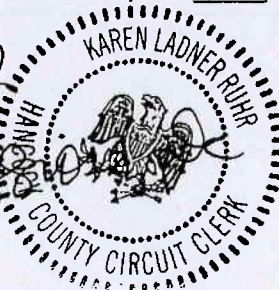
You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 21st day of May, 2013.

Karen Ladner Rupp
Clerk of Hancock County, Mississippi

(Seal)

By: D. Maggiano



IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Chris Yount
160 Metairie Lawn Dr.
Metairie, LA 70001

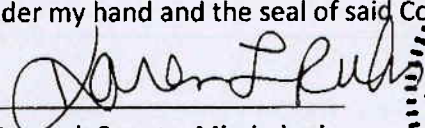
NOTICE TO DEFENDANT(S)

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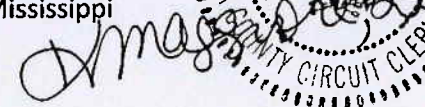
You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

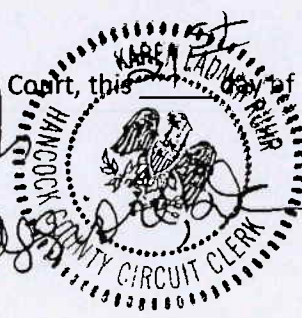
You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 27th day of May, 2013.


Clerk of Hancock County, Mississippi

(Seal)

By: 
COUNTY CIRCUIT CLERK



IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Trout Point Lodge Limited
189 Trout Point Road
East Kemptville, NS BOW 1Y0


NOTICE TO DEFENDANT(S)


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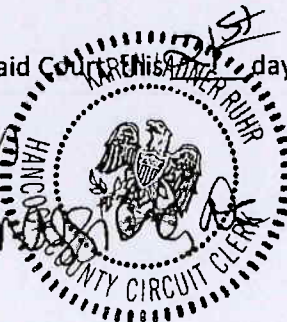
You are required to mail or hand deliver a copy of a written response to the Complaint to Douglas Handshoe, the attorney for the Plaintiff(s), whose post office address is 214 Corinth Drive, Bay St Louis, MS 39520 and whose street address is 214 Corinth Drive, Bay St Louis, MS 39520. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint.

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court this 27th day of May, 2013.


Clerk of Hancock County, Mississippi
(Seal)

By: 



IN THE CIRCUIT COURT OF HANCOCK COUNTY MISSISSIPPI
SECOND JUDICIAL DISTRICT

DOUGLAS HANDSHOE

PLAINTIFF

VERSUS

CIVIL ACTION NUMBER

AARON F. BROUSSARD

DANIEL G. ABEL

CHARLES LEARY

VAUGHN PERRET

CHRIS YOUNT

TROUT POINT LODGE LIMITED

NOVA SCOTIA ENTERPRISES L.L.C.

DEFENDANTS

13-0186

SUMMONS

THE STATE OF MISSISSIPPI

TO: Nova Scotia Enterprises L.L.C.
3329 Florida Ave.
Kenner, La 70065

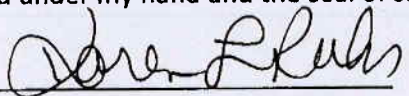
NOTICE TO DEFENDANT(S)

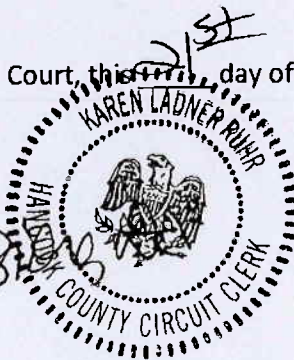
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You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 21st day of May, 2013.


Clerk of Hancock County, Mississippi
(Seal)



By: 